

THE
LAST WILL AND TESTAMENT

OF

RICHARD JONES, Esq.

LATE TREASURER OF THE

WELSH CHARITY SCHOOL,

WHO DEPARTED THIS LIFE

SEPTEMBER 3d, 1792.

PRINTED FOR T. WILLIAMS,

No. 156, LEADENHALL STREET.

1792.

THE

LAST WILL AND TESTAMENT

RICHARD JONES, Esq.

LATE DECEASED OF THE

WELSH CHAMBER SCHOOL



WHO DIED THIS DATE

44.
4. 2.
163.

PRINTED FOR A WILLIAMS

NO. 10, LONDON WALL STREET.

THE

LAST WILL, &c.

In the Name of God, Amen. I, RICHARD JONES, of *Howard-street*, in the Parish of *Saint Clements Dane*, in the County of *Middlesex*, Gentleman, being of sound and disposing Mind and Memory, for which I do bless God, do make my last Will and Testament as follows: First and principally, I recommend my Soul to the Hands of God, my Creator, in Hopes of a happy Immortality, through the Merits of my dear Lord and Saviour Jesus Christ, and my Body to the Earth. I will and direct that all my just Debts and Funeral Expences be in the first Place paid and discharged out of my personal Estate. I GIVE my Leasehold Messuage or Tenement, in *Howard-street*, with the Appurtenances, for all my Term and Interest therein, together with the Lease thereof, and also all the Furniture of every Kind, Plate, (except my Silver Cup with Two Handles hereinafter mentioned), Pictures, China, Linen, and other Things which shall be therein

therein at the Time of my Death, (except Money, and Securities for Money), to my dear Wife, *Mary Jones*, for her own Use, her Executors and Administrators. And I likewise give to my said Wife, the said *Mary Jones*, the Sum of One Hundred Pounds, to be paid to her immediately after my Death, and to recommend it to my said Wife to give the like Sum of One Hundred Pounds, or such Part thereof as she shall think proper, at her Death, to *Richard Stead Alban*, hereinafter named.

I give and bequeath the Sum of Five Thousand Pounds, Bank Three Pounds per Cent. Annuities, Part of the Bank Three Pounds per Cent. Annuities, standing in my Name under the Description of *Richard Jones*, of the *Strand*, Grocer, to my Nephew *Thomas Evans*, of the Parish *Llanilar*, in the County of *Cardigan*, Gentleman, and my Friends *John Lloyd*, of *Theobald's-road*, in the Parish of *Saint George the Martyr*, in the said County of *Middlesex*, Gentleman, Mr. *William Evans*, of the Pay-office at the *South Sea House*, and Mr. *Richard Evans*, of *Pope's Head Alley*, in the City of *London*, Stock Broker, upon the several Trusts, and to and for the several Ends, Intents and Purposes hereinafter mentioned (that is to say), In Trust to pay the Interest and Dividends thereof, half Yearly, as the same shall become Due, to my said dear Wife *Mary Jones*, during her Life, and from and after her
 Death

Death to pay the Interest and Dividends of Three Thousand Pounds Bank Annuities, Part of the said Five Thousand Pounds Bank Annuities, as the same shall grow Due, to my said Nephew *Thomas Evans*, during his Life, and after his Death to transfer the said Three Thousand Pounds Bank Annuities to his Children, if he should have any, on their severally attaining the Age of Twenty-one, or on their Marriage, which shall first happen, in equal Shares, if more than one, and if but one such Child, then to such one Child, at his or her Age of Twenty-one Years, or Day of Marriage, which shall first happen, unless such Time or respective Times shall happen during the Lives of my said Wife, and of my said Nephew *Thomas Evans*, or the Life of the Survivor of them; and in such Case, as soon as may be after the Decease of such Survivor; nevertheless, my Will is, that the same, and the Parts and Shares thereof respectively, shall be a vested Interest in such Child or Children who shall attain Twenty-one, or be married.

And in Case he should have any Child or Children who should die under that Age and unmarried, then my Will is, that the Share and Shares of such Child and Children so dying, as well accruing as original, shall from Time to Time go and accrue to such other Child or Children who shall attain such Age or be married, in equal Shares, if more than

One, and to be considered as a vested and transmissible Interest in such Child or Children, from the Time that he, she, or they, respectively, shall attain Twenty-one or be married, which shall first happen. And upon further Trust, from and after the Decease of the Survivor of my said Wife and Nephew, to pay and apply the Interest and Dividends of the said Three Thousand Pounds Annuities for and towards the Maintenance and Education of all and every the Child and Children of my said Nephew *Thomas Evans*, until their respective Shares of the Principal shall become transferable, and in Proportion to their respective Shares and Interests therein. But if the said *Thomas Evans* should not have any Child who shall attain the Age of Twenty-one or be married, then as to the Sum of One Thousand Pounds Bank Annuities, Part of the said Three Thousand Pounds Bank Annuities, upon such and the like Trusts, for and for the Benefit of *Richard Stead Alban*, and all and every other Child and Children of *Thomas Alban*, of *Broadward*, near *Leominster*, in *Herefordshire*, by *Dorothy* his Wife, begotten and to be begotten as are hereinbefore declared or expressed, for and for the Benefit of the Child and Children of my said Nephew *Thomas Evans*.

And if the said *Thomas Alban* should have no Child by the said *Dorothy* his Wife, who shall attain the Age of Twenty-one or be married, then to transfer

transfer the same One Thousand Pounds Bank Annuities to Mr. *Rowland Jenkins*, Son of Mr. *David Jenkins*, of *Pwll drainllwyn*, in the Parish of *Llangrwdon*, in the County of *Cardigan*, Gentleman, his Executors or Administrators. And as to the further Sum of One Thousand Pounds Bank Annuities, other Part of the said Sum of Three Thousand Pounds Bank Annuities, upon the Event of the said *Thomas Evans* not having any Child who should attain Twenty-one or be married, in Trust to transfer the same to the said *Rowland Jenkins*, his Executors or Administrators. And as to One other Sum of One Thousand Pounds Bank Annuities, the Remainder of the said Sum of Three Thousand Pounds Bank Annuities, upon the like Event of the said *Thomas Evans* not having any Child who shall attain Twenty-one or be married, in Trust to transfer the same, or to pay the Produce thereof, as follows : (that is to say), The Sum of Five Hundred Pounds Bank Annuities, Part thereof, to the Treasurer and £500. Governors for the Time being, of the *Welsh Charity W. Charity School*, in *Gray's-Inn-lane*, in the said County of *Middlesex*; Four Hundred Pounds Bank Annuities, *Thos Evans* other Part of the said last mentioned Sum of One *deceased* Thousand Pounds Bank Annuities, to the Four following Charities, in equal Shares, to be paid to and applied by the respective Treasurers, Governors, Directors, or Trustees of each Charity, for the Time being, for the charitable Purposes of the same Charities

rities respectively : (that is to say), The *Middlesex Hospital*, the *Small-pox Hospital* at *Saint Pancras*, *Saint Luke's Hospital*, and the *Society for the Relief of the Widows and Children of Poor Clergymen* ; and Fifty Pounds Bank Annuities, other Part of the said last mentioned Sum of One Thousand Pounds Bank Annuities, to the Trustees for the Time being of the *Charity School* belonging to the Parish of *Saint Clements Dane* aforesaid ; and the Sum of Fifty Pounds, being the Remainder of the said Sum of One Thousand Pounds Bank Annuities, to be sold, and the Produce thereof paid to and divided between such and so many poor Persons of the said Parish of *Saint Clements Dane* aforesaid, as my said Trustees, or the said Survivors or Survivor of them, or the Executors or Administrators of such Survivor shall think proper.

And as to the Sum of One Thousand Pounds Bank Annuities, other Part of the said Sum of Five Thousand Pounds Bank Annuities, from and immediately after the Death of my said Wife, in Trust, to pay the Interest and Dividends thereof, that shall thenceforth grow due, during the Life of *Mary Lloyd*, the Wife of the said *John Lloyd*, to the proper Hands of her the said *Mary Lloyd*, for her own sole and separate Use, or to such Person or Persons as she in Writing, signed with her proper Hand, shall, from Time to Time, notwithstanding her Coverture,

Coverture, nominate or appoint. And I do hereby declare, that the Receipt and Receipts of the said *Mary Lloyd*, or of such Person or Persons as she shall so appoint, shall, notwithstanding her Coverture, be a good and sufficient Discharge for so much of the said Dividends and Interest as shall be therein acknowledged or expressed to be received.

And from and after the Decease of the said *Mary Lloyd*, in Trust, to pay the Interest and Dividends of the same Sum of One Thousand Pounds Bank Annuities, during the Life of *Dorothy*, the Wife of the said *Thomas Alban*, to the proper Hands of her the said *Dorothy*, for her own sole and separate Use, or to such Person or Persons as she by Writing, signed with her own proper Hand, shall, from Time to Time, notwithstanding her Coverture, nominate or appoint. And my Will is, that the Receipt and Receipts of the said *Dorothy*, the Wife of the said *Thomas Alban*, or of such Person or Persons as she shall so appoint, shall, notwithstanding her Coverture, be a good and sufficient Discharge for so much of the said Dividends and Interest as shall be therein acknowledged or expressed to be received. And after the Death of the Survivor of them the said *Mary Lloyd* and *Dorothy Alban*, to stand and be possessed and interested of and in the last mentioned Sum of One Thousand Pounds Bank Annuities, upon such and the like Trusts, for and for the Benefit of the
said

saïd *Richard Stead Alban*, and all and every other Child and Children of the saïd *Dorothy Alban*, begotten and to be begotten, as are hereinbefore declared or expressed, for and for the Benefit of the Child and Children of my saïd Nephew *Thomas Evans*, Regard being had to Circumstances. But in Case the saïd *Dorothy Alban* shall not have a Child who shall live to attain the Age of Twenty-one Years or be married, then in Trust to transfer the same Sum of One Thousand Pounds Bank Annuities to the saïd *Rowland Jenkins*, his Executors or Administrators.

And as to the Sum of One Thousand Pounds Bank Annuities, the Remainder of the saïd Sum of Five Thousand Pounds Bank Annuities, from and after the Death of my saïd Wife, in Trust, during the Life of the saïd *Dorothy Alban*, to pay the Interest and Dividends thereof to the proper Hands of the saïd *Dorothy Alban*, for her own sole and separate Use and Benefit, or to such Person or Persons as she by Writing, signed with her proper Hand, shall, from Time to Time, notwithstanding her Coverture, nominate or appoint. And I do hereby declare my Will to be, that the Receipt and Receipts of the saïd *Dorothy Alban*, or of such Person or Persons as she shall so appoint, shall, notwithstanding her Coverture, be a good and sufficient Discharge for so much of the saïd Dividends and Interest

Interest as shall be therein acknowledged or expressed to be received.

And as to the last mentioned Sum of One Thousand Pounds Bank Annuities, from and after the Decease of the said *Dorothy Alban*, upon such and the like Trusts, for and for the Benefit of the said *Richard Stead Alban*, and all and every other Child and Children of the said *Dorothy Alban*, begotten and to be begotten as are hereinbefore declared or expressed, for and for the Benefit of the Child and Children of my said Nephew *Thomas Evans*, Regard being had to Circumstances. But if the said *Dorothy Alban* shall not have any one Child who shall attain the Age of Twenty-one Years or be married, then, in Trust to transfer the last mentioned Sum of One Thousand Pounds Bank Annuities, to the said *Rowland Jenkins*, his Executors or Administrators,

And I give the several Sums following in Bank ^{£100, to} Three per Cent. Annuities, other Parts of the Bank ^{3 Charities} Annuities standing in my Name as aforesaid, to the ^{* N. B.} Three following Charities, viz. * One Hundred ^{this was} Pounds of such Annuities to the Treasurer and Go- ^{paid to} vernors of the *Welsh Charity School* aforesaid for the ^{the Welsh} Time being; the Sum of One Hundred Pounds of ^{Charity} such Annuities to the Governors for the Time being of the *Middlesex Hospital* aforesaid; and the Sum

Sum of One Hundred Pounds of such Annuities to the *Small-pox Hospital* aforefaid; and Fifty Pounds of such Annuities to the Governors of *Saint Luke's Hospital*; Fifty Pounds of such Annuities to the *Society for promoting Christian Knowledge*; Fifty Pounds of such Annuities to the Society or Governors for the *Relief of the Widows and Children of Poor Clergymen*; and Fifty Pounds of such Annuities to the Trustees of the Charity School of *Saint Clements Dane* aforefaid.

I give to my Trustees before named, the further Sum of Five Hundred Pounds Bank Three Pounds per Cent. Annuities, other Part of the Bank Three Pounds per Cent. Annuities standing in my Name, upon the feveral Trusts and to and for the feveral Intents and Purposes following: (that is to say), As to the Sum of Three Hundred Pounds Bank Annuities, Part thereof, in Trust, to pay the Interest and Dividends thereof, from Time to Time, to a proper Man of the Church of England, to be appointed by my faid Trustees or their Successors, or the major Part of them, for the Time being, for teaching Twelve Poor Children, Six Boys and Six Girls, of the faid Parish of *Llanilar*, English, Writing and Accounts, but if so many of the faid Parish shall not offer to accept their Learning gratis, the Number to be made up from the adjoining Parishes. And it is my hearty Wish and Request to my Trustees,

tees, and the Master to be appointed by them, that the Education of the said Children may be managed with the greatest Attention to their Morals, so that they may know their Duty towards God and their Superiors.

And as to the Sum of One Hundred Pounds Bank Three per Cent. Annuities, other Part of the said Five Hundred Pounds Bank Annuities, in Trust, to pay the Interest and Dividends thereof once every Year, from Time to Time, unto Twelve sober poor Housekeepers, not common Beggars, of the Parish of *Llanilar* aforesaid, equally to be divided amongst them. And as to the remaining One Hundred Pounds of the said Five Hundred Pounds Bank Annuities, in Trust, to apply the Interest and Dividends thereof, from Time to Time, to discharge the Expences of my Trustees, for the Time being, in carrying the Trusts respecting the Twelve Poor Children and Twelve Poor Housekeepers into Execution.

And I give to the before named Four Trustees, the further Sum of Sixty-six Pounds Thirteen Shillings and Fourpence, Three per Cent. Bank Annuities, in Trust, to pay the Dividends thereof annually to the Bishop of *Saint David's*, for the Time being, to be by him paid or given and divided as Premiums to Two Persons having had their Education

tion in the Diocese of *St. David's*, who shall best pass their Examination for Ordination at his Lordship's Visitation in each Year.

PROVIDED ALWAYS, and I do hereby declare my Will to be, that it shall and may be lawful to and for my Trustees and Trustee for the Time being, from Time to Time, at discretion, to make sale of the several Sums in Bank Three per Cent. Annuities herein before-mentioned, or any of them, or any Part or Parts thereof, and to lay out and invest the Money arising by such Sale or Sales, in other Government or Parliamentary Stocks or Funds, and from Time to Time to alter and transpose the same, and that such new Stocks or Funds, and the Monies placed therein shall be and remain vested in the said *Thomas Evans*, *John Lloyd*, *William Evans*, and *Richard Evans*, and the Trustees and Trustee for the Time being, upon the same Trusts, and to and for such and the same Intents and Purposes as are herein before declared or expressed, of or concerning the same several Sums of Bank Three Pounds per Cent. Annuities respectively.

PROVIDED ALSO, and I do hereby declare my Will to be, that as and when the said *Thomas Evans*, *John Lloyd*, *William Evans*, and *Richard Evans*, or any of them, or any succeeding or future Trustees or Trustee shall die, or be desirous to be discharged from or shall become incapable of acting in, or shall refuse or neglect

neglect to act in all or any of the Trusts hereinbefore declared, or at any Time or Times afterwards, it shall and may be lawful for the others or other of them, or the Executors or Administrators of the last surviving acting Trustee, from Time to Time, by any Writing or Writings, under their or his Hand or Hands and Seal or Seals, attested by two or more credible Witnesses, to nominate and appoint any other fit Person or Persons to be a Trustee or Trustees for the respective Purposes aforesaid, in the Place or Stead of them, the said *Thomas Evans*, *John Lloyd*, *William Evans*, and *Richard Evans*, or any of them so dying, or desiring to be discharged from, or becoming incapable, or refusing or neglecting to act in the Trusts aforesaid; and so in like Manner, from Time to Time, upon the Decease of any succeeding or future Trustee or Trustees, or his or their Desire to be discharged of, or becoming incapable, or refusing or neglecting to act in such Trusts, to nominate or appoint any other fit Person or Persons to be a Trustee or Trustees for such Purposes, in the Place or Stead of any such succeeding or future Trustees or Trustee who shall happen to die, or be desirous of being discharged of, or shall become incapable, or refuse or neglect to act in the same Trusts. And that when and so often as any such new Trustee or Trustees shall be nominated or appointed for the Purposes aforesaid, the old Trustees or Trustee for the Time being shall assign and transfer the several Trust Monies, Stocks, or Funds, then vested in them or him
upon

upon the Trusts hereinbefore declared or expressed of or concerning the same respectively, so and in such Manner as that the same may become legally and effectually vested in the then surviving or continuing Trustees or Trustee jointly, or in such new Trustee or Trustees, wholly and solely as the Case shall happen, upon the several and respective Trusts, and to and for the several and respective Intents and Purposes, and subject to the Powers, Provisoes, Declarations, and Agreements hereinbefore declared or expressed of and concerning the same respectively, and such new Trustee and Trustees shall and may act in the Management and Execution of the same Trusts in like Manner, and have and be vested with such and the same Powers and Authorities, and shall be considered, to all Intents and Purposes, as if he or they had been originally named a Trustee or Trustees for the Purposes aforesaid, anything hereinbefore contained to the contrary thereof in anywise notwithstanding. And I do recommend it to my Trustees and Trustee for the Time being, that in the Appointment of all and every such new Trustee or Trustees, such Person or Persons so to be appointed shall be a Trustee or Trustees for the Time being of the *Welch Charity School in Gray's Inn Lane* aforesaid.

PROVIDED ALSO, and I do hereby declare my Will, that it shall and may be lawful to and for the said

said *Thomas Evans*, *John Lloyd*, *William Evans* and *Richard Evans*, and such other Trustee and Trustees as shall be appointed, as aforesaid, and their respective Executors and Administrators, by and out of all or any of the Monies which by Virtue of this my Will, or any Trust herein declared, shall come to their, or any of their Hands, to deduct, retain to, and reimburse themselves, and also allow their Co-Trustees, out of the Trust Monies and Premises respectively, all such Costs, Charges, Damages and Expences, as they respectively shall or may sustain, expend, or be put unto, in or about the Execution of the several Trusts hereby in them respectively reposed, or in Pursuance hereof to be in them respectively reposed of and concerning the said respective Trust Monies and Premises.

AND ALSO, That they, the said *Thomas Evans*, *John Lloyd*, *William Evans*, and *Richard Evans*, and such other Trustee and Trustees, their respective Executors and Administrators shall be charged and chargeable only every of them for and with his own respective Receipts, Payments, Acts and wilful Defaults, and not otherwise, and shall not be charged or chargeable with or for any Sum or Sums of Money other than such as shall actually come to their respective Hands, nor with or for any Loss or Damage which shall or may happen in or about the changing or transposing of the several Stocks or

B

Funds

Funds hereinbefore mentioned, or in Pursuance hereof to be purchased, or by depositing any Sum or Sums of Money in any Bank or Bankers Hands, or elsewhere for safe Custody, nor with or for any other Loss or Damage which shall or may happen in or about the Execution of the several Trusts aforesaid, or any of them, without their respective wilful Default.

AND WHEREAS by a Bond or Writing obligatory, bearing Date the Second Day of *August*, which was in the Year of our Lord, One thousand seven hundred and seventy-four, The Right Honourable *Wilmot Vaughan*, Lord Viscount *Lisburn*, of the Kingdom of *Ireland*, *William Powell*, of *Nantoos*, in the County of *Cardigan*, Doctor of Laws, *Thomas Jobnes*, of *Croft Castle*, in the County of *Hereford*, Esquire, and *James Lloyd*, of *Mabus*, in the said County of *Cardigan*, Esquire, became bound to me in the Penal Sum of Two Thousand Pounds conditioned to be void on Payment by the said *Wilmot Lord Viscount Lisburn*, *William Powell*, *Thomas Jobnes*, and *James Lloyd*, or either of them, their or either of their Heirs, Executors, or Administrators, to Me, my Executors, Administrators, or Assigns, of the Sum of One Thousand Pounds, at the Time therein mentioned (and which is long since passed) and Interest for the same in the mean Time, and until the said Sum of One Thousand Pounds should be

read Page 19 next & 20 forward fully
after 21 & 22

fully paid and satisfied, after the Rate of Five Pounds for every One Hundred Pounds, at the Times and in the Manner therein mentioned.

AND WHEREAS the said Sum of One Thousand Pounds secured by the said Bond still remains due and owing to me, Now I hereby give and bequeath the said Bond and the said Sum of One Thousand Pounds thereby secured, and all Interest for the same which at the Time of my Decease shall be due, owing thereon, and thenceforth to grow due for the same, unto the Right Reverend *Edward* Lord Bishop of *Saint David's*, *John Williams* of *Castle Hill*, in the Parish of *Llanilar* aforesaid, Esquire, the before named *Thomas Evans*, and *Thomas Parry* of *Lleidarde*, in the said Parish of *Llanilar*, Gentleman, and *David Parry* of *Tyucha*, in the same Parish, Gentleman, their Executors and Administrators, upon the Trusts following; that is to say, in Trust in the first Place, by and out of the Interest thereof to deduct and retain the Annual Sum of Forty Shillings for or towards defraying the Expences attending the Execution of the Trusts hereby in them reposed, and afterwards to pay and apply the Yearly Sum of Thirty Pounds of lawful Money of *Great Britain* to the Minister, who, for the Time being, shall officiate at the Church or Chapel lately erected at *Aberystwith*, in the said County of *Cardigan*; and to pay and apply the Surplus of such Interest Yearly,

and every Year unto the Vicar for the Time being of the said Parish of *Llanilar*, in the said County of *Cardigan*, in Augmentation of the Profits of the said Vicarage. PROVIDED ALWAYS, and I do hereby declare my Will to be, that it shall and may be lawful to and for the said *Edward* Lord Bishop of *Saint David's*, *John Williams*, *Thomas Evans*, *Thomas Parry*, and *David Parry*, and the Survivors and Survivor of them, and the Executors and Administrators of such Survivor, to call in and receive the said Sum of One Thousand Pounds, or any Part thereof, and to place out and invest the same, or so much thereof as from Time to Time shall be so called in or received, in the public Stocks or Funds, and from Time to Time, at Discretion, to alter and transpose such Stocks or Funds, and that such new Stocks or Funds, and the Monies placed therein, shall be and remain vested in the said *Edward* Lord Bishop of *Saint David's*, *John Williams*, *Thomas Evans*, *Thomas Parry*, and *David Parry*, their Executors, Administrators and Assigns, upon such and the same Trusts, and to and for such and the same Intents and Purposes as are hereinbefore declared or expressed of or concerning the said Sum of One Thousand Pounds secured by the said Bond.

PROVIDED ALSO, And I do hereby declare my Will to be, that when and as the said *Edward* Lord Bishop of *Saint David's*, *John Williams*, *Thomas Evans*, *Tho-*

mas Parry, and *David Parry*, or any of them, or any succeeding or future Trustee or Trustees for the last mentioned Purpose shall die, or be desirous to be discharged from, or shall become incapable of acting in, or shall refuse or neglect to act in the Trusts hereinbefore declared or expressed of and concerning the said Sum of One Thousand Pounds, or at any Time or Times afterwards, it shall and may be lawful to and for the others and other of them, or their Executors or Administrators of the last surviving acting Trustee for the Purposes last mentioned, by any Writing or Writings under their or his Hands or Hand, and Seals or Seal, attested by two or more credible Witnesses to nominate and appoint any other fit Person or Persons to be a Trustee or Trustees of the same Trust Monies for the Purposes aforesaid, in the Place or Stead of them the said *Edward Lord Bishop of Saint David's*, *John Williams*, *Thomas Evans*, *Thomas Parry*, and *David Parry*, or any of them so dying or desiring to be discharged from, or becoming incapable, or refusing or neglecting to act in the same Trusts; and so in like Manner from Time to Time upon the Decease of any succeeding or future Trustee or Trustees, or his or their Desire to be discharged of, or becoming incapable, or refusing or neglecting to Act in such Trusts, to nominate and appoint any other fit Person or Persons to be a Trustee or Trustees for such Purposes, in the Place or Stead of any such succeeding or future

Trustee or Trustees who shall happen to die or be desirous of being discharged of, or shall become incapable, or refuse or neglect to act in the same Trusts. And that when and so often as any such new Trustee or Trustees shall be nominated and appointed for the Purposes aforesaid, the old Trustees or Trustee for the Time being shall assign and transfer the said Sum of One Thousand Pounds so secured by the said Bond, together with the said Bond, or such Stock or Funds as the said Sum of One Thousand Pounds shall be then invested, in so and in such Manner as at the same may become legally and effectually vested in the then surviving or continuing Trustees or Trustee, and in such new Trustee or Trustees jointly, or in such new Trustee or Trustees wholly and solely, as the Case shall happen, upon the Trusts, and to and for the Intents and Purposes, and under and subject to the Powers, Provisoos, Declarations and Agreements hereinbefore declared or expressed, of and concerning the said Sum of One Thousand Pounds so secured by the said Bond: And such new Trustee and Trustees shall and may act in the Management and Execution of the same Trusts in like Manner, and have, and shall have, and be vested with such and the same Powers and Authorities, and shall be considered to all Intents and Purposes as if he or they had been originally named a Trustee or Trustees for the Purposes aforesaid, any Thing hereinafter contained to the contrary thereof in anywise notwithstanding.

PROVIDED ALWAYS, And I do hereby declare my Will to be, That it shall and may be lawful to and for the said *Edward* Lord Bishop of *Saint David's*, *John Williams*, *Thomas Evans*, *Thomas Parry* and *David Parry*, and such other Trustee and Trustees as shall be appointed as last mentioned, and their respective Executors and Administrators, by and out of the surplus Interest of the said Sum of One Thousand Pounds, or of the Dividends or Annual Proceed of the Stocks or Funds, wherein the same shall be then invested, which shall remain after Payment of the said Annual Sums of Forty Shillings and Thirty Pounds as aforesaid, if the same shall so far extend, and if the same shall be deficient, then such Deficiency to be made up by and out of all or any of the Monies, which by Virtue of this my Will, or any Trust herein declared, shall come to their or any of their Hands, to deduct, retain, and reimburse themselves, and also allow their Co-Trustees all such Costs, Charges, Damages, and Expences exceeding the Annual Sum of Forty Shillings hereinbefore allowed to them as aforesaid, as they respectively shall or may sustain, expend, or be put unto, in or about the Execution of the several Trusts hereby in them respectively reposed, or in Pursuance hereof to be in them respectively reposed.

AND ALSO, That they the said *Edward* Lord Bishop of *Saint David's*, *John Williams*, *Thomas Evans*,

Thomas Parry, and *David Parry*, and such other Trustee and Trustees, their respective Executors and Administrators, shall be charged and chargeable, only every of them, for and with his own respective Receipts, Payments, Acts, and wilful Defaults, and not otherwise; and shall not be charged or chargeable with or for any Sum or Sums of Money, other than such as shall actually come to their respective Hands, nor with or for any Loss or Damage which shall or may happen in or about the placing out of the said Sum of One Thousand Pounds, or any Part thereof, in any of the public Stocks or Funds, or depositing the same or any Part thereof, or all, or any Part of the Interest, Dividends, or Proceed thereof, in any Bank or Bankers Hands, or elsewhere, for safe Custody, nor with or for any other Loss or Damage which shall or may happen in or about the Execution of the several Trusts aforesaid, or any of them, without their respective wilful Default.

And I give the Sum of Three Hundred Pounds, due to me on Bond from Mr. *Thomas Lewis* and his Son, in Manner following: (that is to say), To my said Nephew the said *Thomas Evans*, Ninety Pounds, and to the said *Mary Lloyd* and *Dorothy Alban*, Ninety Pounds a-piece, for their respective sole and separate Use and Benefit, whose respective Receipts shall be a good and sufficient Discharge for
their

their last mentioned respective Legacies, notwithstanding their respective Covertures ; and to Mr. *Valentine Jones*, Surgeon to the first Troop of Horse Guards, *Valentine Labrow*, Son of Mr. *John Labrow*, of *Saint John-street*, Chymist, and *Jane Tinsley*, Daughter of Mr. *William Tinsley*, of *Newgate-street*, Linen Draper, Ten Pounds each. Also I give to the Reverend Mr. *Iliffe*, Curate of *Saint Mary le Strand*, the Reverend *Thomas Alban*, of *Broadward* afore said, my Brother-in-Law, Mr. *Jenkin Evans*, of *Llanilar*, Mrs. *Phillips*, of *Penywern*, Mrs. *Gray*, the Widow of Mr. *John Gray*, of *Gray's-Inn-lane*, Grocer, and Mr. *John Thomas*, Schoolmaster of the *Welch Charity School*, Five Guineas each, and to Mrs. *Hester Griffiths*, Daughter of my late Kinswoman *Hester Griffiths* deceased, and her Daughter, Ten Pounds between them in equal Shares.

I give to the said *David Jenkins*, the Sum of Fifty Pounds to pay off a Mortgage due on his Estate, and I do desire that my Executor shall see to the Application thereof. I give to Mr. *Richard Jones*, of the Excise in *Edinburgh, Scotland*, the Sum of Ten Pounds. I give the Sum of Sixty Pounds to be added to the like Sum of Sixty Pounds left by my late Brother, the Reverend Mr. *John Jones*, to be distributed to and between Twelve such poor Persons residing at or born in the Parish *Llanilar* afore said, as *Thomas Powell*, Esq. of *Nantoos*, and my
said

said Nephew the said *Thomas Evans*, or the Survivor of them, shall think proper Objects for receiving the same.

I give my Silver Cup with Two Handles to the Churchwardens of the Parish of *Llanilar* aforesaid, to be used at the Communion Table by the Vicar or Minister for the Time being, for administering the Sacrament of the Lord's Supper. I give to the said *John Lloyd*, *William Evans*, and *Richard Evans*, Ten Pounds each for their Trouble in the Execution of the Trusts of this my Will.

I give to my much esteemed and respected Friend the said *Thomas Powell*, Esquire, and his Lady, Five Guineas each for a Ring. I give to the Trustees of the *Welch Charity*, being I think Twenty-seven in Number, a Ring each of the Value of One Guinea. I give to the Honourable Mrs. *Newton*, Widow of the late Lord Bishop of *Bristol*, Sir *Watkin Lewis*, Knight, Vice Admiral *William Lloyd*, Esq. *Thomas Lloyd*, Esq. of *James-street*, *Bedford-row*, *Thomas Jones*, of the Exchequer, Esquire, *Robert Vaughan*, of the *Strand*, Esquire, *Morgan Thomas*, of *Norfolk-street*, Esquire, *Thomas Lewis*, of *Bedford-street*, *Bedford-square*, Esquire, the Reverend Mr. *Cecil*, Rector of *Saint John's Chapel*, *Bedford-row*, the Reverend Mr. *Isaac Davies*, of *Edworth*, in *Bedfordshire*, the Reverend Mr. *Davies*, Lecturer of
Saint

Saint Lawrence, Old Jewry, Mr. William Williams, Linen Draper, near Temple-bar, Mr. Thomas Edwards, of Tottenham-court-road, Soap Boiler, Mr. Evan Pugh, of Bishopsgate-street, London, Soap-Boiler, and Mr. David Edmonds, of the Somerset Coffee-house, a Ring each of the Value of One Guinea.

I give and devise all that and those my Freehold Messuage or Tenement, Farm, Lands and Hereditaments called *Pen Ye Ganeg Vach*, situate in the Parish of *Llanilar*, in the said County of *Cardigan*, with all and singular the Members and Appurtenances, and all other my real Estate whatsoever and wheresoever, unto and to the Use of my Nephew *Thomas*, and the Heirs of his Body issuing. And in Default of Issue, I give and devise the same unto and to the Use of the said *Rowland Jenkins* and his Heirs for ever.

And I give and bequeath unto the said *Thomas Evans*, all the Residue and Remainder of my Personal Estate, and appoint him sole Executor of this my Will. And it is my Will, and I do hereby direct that he shall transfer all such Sum and Sums of Money standing in the Funds or placed out in my Name, as shall appear by a Book or Books in my Possession, to belong to, or in Trust for other Persons, and make over the same to the Persons intitled thereto respectively. And

And lastly, hereby revoking all other Wills by me at any Time heretofore made, I declare this to be my last Will and Testament, In Witness whereof, I have, to this my last Will and Testament, set my Hand and Seal, that is to say, my Hand to the first Nine Sheets thereof, and my Hand and Seal to this tenth and last Sheet thereof, this Twenty-seventh Day of *December*, One Thousand Seven Hundred and Eighty-six.

RICHARD JONES.

/ Signed, Sealed, Published, and
Declared by the said *Richard Jones*, the Testator, as and for his last Will and Testament, in the Presence of Us, who in his Presence, and at his Request, and in the Presence of each other, have hereunto subscribed our Names as Witnesses.

WILLIAM WHITTON, } Clerksto Mr. *Thomas*,
EDWARD GODDARD, } of *Norfolk-street*.
ELIZ. DOVER, - Servant to the said Mr. *Thomas*.

THIS

THIS is a Codicil to the last Will and Testament of me *Richard Jones*, of *Howard-street*, in the Parish of *St. Clements Dane*, in the County of *Middlesex*, Gentleman, bearing Date the Twenty-seventh Day of *December* last.—It is my Will, and I do hereby direct that Fifty or such other Number of Copies of my said Will and of this Codicil shall be printed and bound, as shall be necessary for the several Persons claiming under the same, or interested therein, and to see the several Trusts and Purposes thereof carried into Execution.

I also direct the Sum of Ten Pounds to be laid out in the Purchase of such useful printed Books upon religious and moral Subjects for the Use of and to be distributed between such Persons of the Parish of *Llanilar* as my Executor shall think fit. And it is my Will that if any Person or Persons, or Body or Bodies corporate, to whom I my said Will given any Legacy or Legacies shall impede or obstruct the proving, or the thereof, or commence or prosecute any Suit or Suits touching the same, such Person or Persons, Body or Bodies corporate, shall forfeit and loose the Benefit of such Legacy or Legacies. And I do hereby direct that the same shall fall into the Residue of my Estate for the Benefit of my residuary Legatee. In witness whereof I, the said *Richard Jones*, have hereunto set my

my Hand and Seal, the Twentieth Day of *April*,
One Thousand Seven Hundred and Eighty Seven.

RICHARD JONES, (L s.)

Signed, sealed, published, and
declared by the said *Richard*
Jones, the Testator as and
for a Codicil to his last Will
and Testament, in the Pre-
sence of us,

WILLIAM WHITTON,
EDWARD GODDARD,
ELIZABETH DOVER.

THIS is a Codicil to the last Will and Testament
of me *Richard Jones*, of *Howard-street*, in the
Parish of *St. Clements Dane*, in the County of
Middlesex, Gentleman. Whereas I have in and by
my said Will, bearing Date the Twenty-seventh
Day of *December*, One Thousand Seven Hundred
and Eighty Six, given the Sum of Fifty Pounds
Bank Three Pounds per Cent. Annuities, Part of
the Bank Three Pounds per Cent. Annuities
standing in my Name, to the Trustees of the
Charity-

Charity - School of *St. Clements Dane* aforesaid. Now I do hereby revoke the said Bequest, and I give to the said Trustees of the said Charity-School only the Sum of Twenty-five Pounds, Bank Three Pounds per Cent. Annuities, it being my Will that the Remainder of the said Fifty Pounds Bank Three Pounds per Cent. Annuities shall fall into the Residue of my Estate.

And I do hereby give to the Rev. *Thomas Alban*, the Sum of Twenty Pounds, instead of Five Guineas which I have by my said Will given to him. And I do hereby appoint him the said *Thomas Alban* a Trustee, with the Right Rev. *Edward* Lord Bishop of *Oxford*, late Bishop of *St. David's*, *John Williams*, Esq; *Thomas Evans*, *Thomas Parry*, and *David Parry*, in my said Will named of the Sum of One Thousand Pounds, and Interest secured to me on Bond, as in my said Will is mentioned. And it is my will that the said Bond for One Thousand Pounds, and all the Money due thereon or secured thereby shall be vested in the said *Edward* Lord Bishop of *Oxford*, *John Williams*, *Thomas Evans*, *Thomas Parry*, *David Parry*, and *Thomas Alban*, and the Survivors and Survivor of them upon the same Trusts, and for the same Purposes as are mentioned in my said Will concerning the said One Thousand Pounds and Interest.

- And

And I do hereby give to Mrs. *Hester Griffiths* and her Daughter, the Sum of Twenty Pounds, equally between them, instead of Ten Pounds which I have by my said Will given between them. I do hereby revoke and annul the Bequest in my Will of a Ring each to the Twenty-seven Trustees of the Welch Charity. And I give a Ring of the Value of One Guinea to Mrs. *Jones*, the Wife of Mr. *Thomas Jones*, of the Exchequer. And I direct the Sum of Five Pounds only, instead of Ten Pounds, to be laid out in the purchase of Books for the Purposes mentioned in a former Codicil to my Will. I give to *Richard Coleman*, now living with me, Five Pounds; and to Mr. *Thomas Evans*, the Furniture in my Parlour. In witness whereof I have hereunto subscribed my Name this Twenty-eighth Day of *March*, One Thousand Seven Hundred and Eighty Nine.

RICHARD JONES.

Signed, published, and declared
by the said *Richard Jones*, the
Testator, as a Codicil to his
last Will and Testament, in
the Presence of us,

MORGAN THOMAS, } *Norfolk-street.*
R. G. THOMAS,

This is a Codicil to the last Will and Testament of me, *Richard Jones*, of *Howard-street*, in the Parish of *St. Clements Dane*, in the County of *Middlesex*, Gentleman. Whereas I have, in and by my said Will, bearing Date the Twenty-seventh Day of *December*, One Thousand Seven Hundred and Eighty-six, given the Interest and Dividends of One Thousand Pounds Bank Three per Cent. Annuities, after the Death of my Wife, to *Mary Lloyd*, the Wife of Mr. *John Lloyd*, for her Life, as therein mentioned ; and after her Death, to *Dorothy*, the Wife of Mr. *Thomas Alban*. Now I do hereby give the Interest of the said One Thousand Pounds Bank Annuities, after the Death of the said *Mary Lloyd*, to the said *John Lloyd*, in Case he should survive his said Wife, for his Life, and, after both their Deaths, to the said *Dorothy Alban*, as in my said Will is mentioned.

AND WHEREAS I have, in and by my said Will, given and bequeathed to my Nephew *Thomas Evans*, therein named, all the Residue and Remainder of my Personal Estate, and appointed him sole Executor of my said Will, now I do hereby, in Case my said Nephew, *Thomas Evans*, shall happen to die in my Life-time, I give such Residue and Remainder of my Personal Estate to *Rowland Jenkins*, in my said Will named ; and, in the same Event, appoint him Executor of my said Will.

AND WHEREAS I have, by a former Codicil to my said Will, dated the Eighth Day of *March* last, given to Mrs. *Hester Griffiths*, and her Daughter, the Sum of Twenty Pounds equally between them, instead of Ten Pounds, which I had by my said Will given between them ; and by the same Codicil, I gave to *Richard Coleman*, then living with me, the Sum of Five Pounds, I do hereby revoke both the said Legacies ; and also the said Legacy of Ten Pounds, given by my said Will to the said *Hester Griffiths*, and her Daughter ; and I do hereby give to the said *Hester Griffiths*, the younger Daughter of the said *Hester Griffiths* the Elder, the Sum of Twenty Pounds ; and to the said *Hester Griffiths* the Elder, and to the said *Richard Coleman*, an Annuity of Ten Pounds a Year each, for their respective Lives, payable Quarterly. In Witness whereof I have to this Writing, which I declare as a third Codicil to my said Will, subscribed my Name, this Twenty-ninth Day of *October*, One Thousand Seven Hundred and Eighty-nine.

RICHARD JONES.

Signed, published, and declared
by the said *Richard Jones*, to
be a Codicil to his last Will
and Testament, in the Pre-
sence of us,

MORGAN THOMAS.

WM. WHITTON, *his Clerk.*

This

This is a further Codicil to the last Will and Testament of me, *Richard Jones*, of *Howard-street*, in the Parish of *St. Clements Dane*, in the County of *Middlesex*, Gentleman. I give and bequeath to Mr. *Richard Evans*, and Mr. *William Evans*, two of the Trustees named in my Will, the Sum of Three Hundred and Twenty Pounds, of lawful Money of *Great Britain*, upon Trust that they or the Survivor of them, or the Executors or Administrators of such Survivor, do pay the Interest thereof to my Nephew *Thomas Evans*, in my said Will named, for his Life; and from and after his Decease to pay the said principal Sum of Three Hundred and Twenty Pounds to *Mary Alban*, Daughter of the Reverend *Thomas Alban*, of *Ludlow*, in the County of *Salop*, her Executors, Administrators, or Assigns.

ALSO I give and bequeath to my said Nephew, *Thomas Evans*, *Mary*, the Wife of Mr. *John Lloyd*, and *Dorothy*, the Wife of the said *Thomas Alban*, the Sum of Thirty-three Pounds, Six Shillings and Eight-pence a-piece, of lawful Money of *Great Britain*, to be paid to them respectively within Six Months after my Decease, the same being the Amount of a Legacy of One Hundred Pounds, left, or intended to be left by my Will, to my dear late Wife. In Witness whereof, I have, to this Writing, which I declare as a further Codicil to my said Will, subscribed my Name

this Twenty-seventh Day of *February*, One Thousand Seven Hundred and Ninety-two.

RICHARD JONES.

Signed, published, and declared
by the said *Richard Jones*, to
be a further Codicil to his last
Will and Testament in the
Presence of us,

WILLIAM WHITTON.

HENRY BENNETT.

As a further Codicil to my last Will and Testament I leave and bequeath to Mrs. *Hester Griffiths*, should she survive my trusty Friend Mr. *Richard Coleman*, the Sum of Ten Pounds per Annum, during her natural Life in Addition to the Ten Pounds per Annum already bequeathed to her in my last Will and Testament. Witness my Hand this Twenty-first Day of *August*, One Thousand Seven Hundred and Ninety-two.

RICHARD JONES.

Witness, JOHN LLOYD.

SARAH OWEN.

Again

Again I give and bequeath to Mrs. *Tilsley*, of *Newgate-street*, as a Token of my Regard, Ten Pounds. Witness my Hand this 24th Day of *August*, 1792.

RICHARD JONES.

Witness, JOHN LLOYD,
RICHARD COLEMAN.

This is a true Copy of the original Will of Mr. *Richard Jones*, dated this 8th Day of *September*, 1792.

JOHN PARKER,
Sept. 17, 1792.

The foregoing Will and Six Codicils was proved at *London*, before the Worshipful *George Harris*, Doctor of Laws; Surrogate of the Right Hon. Sir William Wynne, Knight, Doctor of Laws, Master, Keeper, or Commissary of the Prerogative Court of *Canterbury*, lawfully constituted by the Oath of *Thomas Evans*, the Nephew of the said Deceased, and the sole Executor named in the said Will, he having been first sworn duly to Administer.

Against I give and bequeath to Mrs. Mary, of
Newcastle, as a Token of my Regard, Ten
Pounds. Witness my Hand this 24th Day of
August, 1692.

RICHARD JONES

Witness, JOHN LLOYD,

RICHARD COLEMAN

This is a true Copy of the original of the
Richard Jones, who died the 24th Day of August,
1692.



The foregoing is a true Copy of the original of the
Richard Jones, who died the 24th Day of August, 1692.
Witness, John Lloyd, Richard Coleman.
This is a true Copy of the original of the
Richard Jones, who died the 24th Day of August, 1692.
Witness, John Lloyd, Richard Coleman.